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8 *Attorneys for Diamond Resorts Companies
and the Individual Defendants*

10 **UNITED STATES DISTRICT COURT**

11 **DISTRICT OF NEVADA**

12 JOSEPH M. DROPP, MARY E. DROPP,
13 ROBERT LEVINE, SUSAN LEVINE, and
14 KAARINA PAKKA, Individually and on
15 Behalf of All Others Similarly Situated,

Plaintiffs,

16 vs.

17 DIAMOND RESORTS INTERNATIONAL,
18 INC.; DIAMOND RESORTS HOLDINGS,
19 LLC; DIAMOND RESORTS
20 CORPORATION; DIAMOND RESORTS
21 INTERNATIONAL CLUB, INC., a/k/a THE
22 CLUB OPERATING COMPANY; DIAMOND
23 RESORTS U.S. COLLECTION
24 DEVELOPMENT, LLC; DIAMOND
RESORTS U.S. COLLECTION MEMBERS
ASSOCIATION; DIAMOND RESORTS
HAWAII COLLECTION MEMBERS
DEVELOPMENT, LLC; DIAMOND
RESORTS HAWAII COLLECTION
MEMBERS ASSOCIATION; APOLLO
MANAGEMENT VIII, L.P., APOLLO
GLOBAL MANAGEMENT, LLC, MICHAEL
FLASKEY; and KENNETH SIEGEL,

25 Defendants.

Case No. 2:18-cv-00247-RFB-GWF

26 **STIPULATION AND ORDER
TO EXTEND TIME TO FILE REPLY IN
SUPPORT OF CROSS-MOTION TO
STAY**

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1 Defendants DIAMOND RESORTS INTERNATIONAL, INC.; DIAMOND RESORTS
2 HOLDINGS, LLC; DIAMOND RESORTS CORPORATION; DIAMOND RESORTS
3 INTERNATIONAL CLUB, INC., a/d/a THE CLUB OPERATING COMPANY; DIAMOND
4 RESORTS U.S. COLLECTION DEVELOPMENT, LLC; DIAMOND RESORTS U.S.
5 COLLECTION MEMBERS ASSOCIATION; DIAMOND RESORTS HAWAII COLLECTION
6 MEMBERS DEVELOPMENT, LLC; DIAMOND RESORTS HAWAII COLLECTION
7 MEMBERS ASSOCIATION (collectively “Diamond Defendants”), MICHAEL FLASKEY and
8 KENNETH SIEGEL (collectively “Individual Defendants”) and Defendants APOLLO GLOBAL
9 MANAGEMENT, LLC and APOLLO MANAGEMENT VIII, L.P. (“Apollo Defendants”), (all
10 together collectively, “Defendants”) and Plaintiffs JOSEPH M. DROPP, MARY E. DROPP,
11 ROBERT LEVINE, SUSAN LEVINE, and KAARINA PAKKA (“Plaintiffs”) agree and stipulate
12 that Defendants have up to and including June 15, 2018 to file their Reply in support of their
13 Cross-Motion to Stay Consideration of Plaintiffs’ Motions Pending Resolution of Defendants’
14 Motions Concerning Arbitrability, Venue, and Other Issues (ECF No. 67).

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1 Accordingly, pursuant to LR IA 6-2, IT IS STIPULATED AND AGREED that
2 Defendants' time to file their Reply in support of their Cross-Motion to Stay Consideration of
3 Plaintiffs' Motions Pending Resolution of Defendants' Motions Concerning Arbitrability, Venue,
4 and Other Issues (ECF No. 67) is extended through and including **June 15, 2018**.

5 Respectfully submitted this 6th day of June, 2018.

6 SNELL & WILMER L.L.P.

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11 Individual Directors*

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Attorneys for Apollo Defendants

19 **ORDER**

20 **IT IS SO ORDERED.**

21 
22 RICHARD F. BOULWARE, II
22 UNITED STATES DISTRICT JUDGE
23 DATED this 7th day of June, 2018.

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